1 Bekah Du Bois 227 Encina Ave. 2 Redwood City, CA 94061 3 Tel: (650) 521-1779 Fax: (650) 618-1551 4 bekahdubois@gmail.com 5 Plaintiff, In Pro Per 6 UNITED STATES DISTRICT COURT 7 NORTHERN DISTRICT OF CALIFORNIA 8 9 Bekah Du Bois. Case Number: 3224 10 Plaintiff, 11 COMPLAINT FOR DAMAGES VS. 12 Anthony Boskovich, Gary Bertis Stratton and 13 DOES 1 through 20, Inclusive, 14 Defendants. 15 16 17 **COMPLAINT** 18 COMES NOW Plaintiff, Bekah Du Bois, and files this their Complaint against Anthony Boskovich and Gary Bertis Stratton, and in support thereof would show the following, to-wit: 19 I. 20 21 That the Plaintiff, Bekah Du Bois, is an adult resident citizen of San Mateo County, State of California. 22 II. 23 That the Defendant, Anthony Boskovich, Esq. is an adult resident citizen of Berkshire County, 24 State of Massachusetts, and is licensed to do business and is doing business in San Jose, California and 25 Santa Clara County, California, as an attorney. 26 That the Defendant, Gary Bertis Stratton is an adult resident citizen of Clark County, State of Nevada, and is collecting rents in a residential real estate business in Clark County, Nevada and in 27 Phoenix, Arizona.

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This Complaint is being filed in the United States District Court, Northern District of California due to the fact that the Defendants and the Plaintiff live in different states.

### **COUNT I**

III.

That the Defendants and or their agents willfully, maliciously and intentionally inflicted emotional distress and financial ruin upon the Plaintiff without just cause with the intent of harming the Plaintiff by breeching the Fiduciary statutes in the County of Santa Clara Family Court by telling Plaintiff that Defendant Stratton had no income and no employment thereby threatening to take action to receive spousal support. In reality, Defendant Stratton had created income hiding mechanisms to keep his true income secret. His income was and most likely still is being derived from the rental income from 9 properties in Nevada and 4 properties in Phoenix, AZ.

#### **COUNT II**

IV.

That the Defendants and or their agents willfully, maliciously and intentionally inflicted emotional distress and financial ruin upon the Plaintiff without just cause with the intent of harming the Plaintiff by committing Wire and Mail Fraud. This breech was made known to Plaintiff on May 1, 2020 when Plaintiff's former Family Attorney, under oath, told of the admission by Defendant Anthony Boskovich that he knew that Defendant Gary Stratton had been married on October 17, 2015 and thereby could not enter into the Mutual Waiver of Spousal Support. The Mutual Waiver of Spousal Support was part of an agreement to waive the Statute of Limitations in the Santa Clara County Superior Court Malicious Prosecution suit so that Defendants could continue with the suit. As a direct and proximate cause of Defendants' and or their agents actions, the Plaintiff was in fact irreparably harmed by the Defendants and or their agents.

## COUNT III through XIV

V.

That the Defendant and or his agents have intentional, maliciously, and without just cause, committed aforementioned Fraud at least 10 times in the Civil Court and Once in the Family Court. First, by failing to inform the Superior Court of the County of Santa Clara at the Trial Setting Conference on January 6, 2016 that the Statute for completing the Stratton v Du Bois Malicious Prosecution Case ran out on April 21, 2016 thereby allowing the Court to set the trial for June 6, 2016 and at all subsequent appearances in the Malicious Prosecution case 1-11-CV-199490:

### 1-11-CV-199490

Department 7	Conference: Trial Setting	1/5/2016
Department 7	Conference: Trial Setting	6/7/2016
Department 7	Conference: Trial Setting	11/15/2016
Department 7	Conference: Trial Setting	12/6/2016
Department 9	Conference: Trial Setting	4/25/2017

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	Conference: Trial Setting Conference: Trial Setting		7/11/2017 8/22/2017		
	Conference: Settlement Jury		2/7/2018		
	Jury Trial: Long Cause		2/13/2018		
-FL-002093			44/00/0047		
partment R	Request for Order: Mod Suppo	ort	11/30/2017		
6   COLDITATA					
7 COUNT XV					
	V	I.			
That the Defendants and or their agents have intentionally, maliciously and without just cause,					
conspired and engaged and malicious and intentional fraud that was calculated to harm the Plaintiff by keeping her from applying for and receiving Spousal Support					
COUNT XVI					
VII.					
	V	11.			
That as a result of Defendants actions Plaintiff forced to retain an attorney and have incurred costs for which Defendants are liable.					
WHEREFC	ORE PREMISES CONSIDER	RED, Plaintiff	demands a judgment of and from the		
Defendant Gary Bertis Stratton in the sum of Four Hundred Fifty Eight Thousand Five Hundred and Seventy Dollars and Eight Six Cents. Dollars (\$458,570.86) in actual damages and interest from					
4/29/2021 to the time of the resolution of this law suit and Two Million Dollars (\$2,000,000.00) punitive damages along with reasonable attorney fees and all costs.					
WHEREFC	ORE PREMISES CONSIDER	RED. Plaintiff	demands a judgment of and from the		
Defendant Anthony Boskovich in the sum of Two Hundred Fifty Nine Thousand Two Hundred Nine Dollars and Eleven Cents (\$259,209.11) in actual damages and interest from 4/29/2021 to the time of					
the resolution of this law suit and Two Million Dollars (\$2,000,000.00) as punitive damages along wit reasonable attorney fees and all costs.					
Plaintiffs pray for such other relief as in law or equity they may be entitled. This the 30 <sup>th</sup> day of					
April, 2021.			ey may be entitled. This the 50 day of		
ED: April 30,	, 2021	BI	EKAH DU BOIS		
			Sekah Du Bois		
			ekah Du Bois aintiff, In Pro Per		
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COMPLAINT FOR DAMAGES

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